UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

UNITED STATES OF AMERICA)	
VS.)	CR 21-012 JJM LDA
LUIS JOEL SIERRA)	

MOTION TO TRAVEL

Now comes Luis Sierra, the Defendant in the above captioned matter, and requests permission from this Honorable Court to travel to his cousin's home in Connecticut to spend the Thanksgiving holiday with his family. He is seeking to go to CT in the morning of November 24 and will return later that evening. He will provide all particular information regarding his travel to his probation officer. Mr. Sierra has been compliant with his conditions while on pre-trial release.

Respectfully submitted Luis Sierra By his attorney,

/s/ Kevin J. Fitzgerald, 5775 Assistant Federal Defender 10 Weybosset St., Ste. 300 Providence, RI 02903 (401) 528-4281 FAX 528-4285 kevin_fitzgerald@fd.org

CERTIFICATION

I hereby certify that a copy of this motion was delivered by electronic notification to Paul Daly, Assistant United States Attorney, on November 24, 2022.

/s/ Kevin J. Fitzgerald